

UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF SOUTH CAROLINA  
COLUMBIA DIVISION

PAUL E. CRUISE	)	
	)	
Plaintiff,	)	
	)	
v.	)	Case No.: 3:18-1842-TLW
	)	
AIR LIQUID SYSTEMS CORPORATION,	)	
et al.	)	
	)	
Defendants.	)	
	)	

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**STIPULATION OF DISMISSAL WITHOUT PREJUDICE OF  
DEFENDANT NOKIA OF AMERICA CORPORATION**

Pursuant to Rule 41 of the Federal Rules of Civil Procedure, Plaintiff Paul E. Cruise and Defendant Nokia of America Corporation, by their undersigned counsel, hereby stipulate that all claims against Nokia of America Corporation may be dismissed without prejudice in this matter, each party to bear its own costs.

<p>DEAN, OMAR &amp; BRANHAM, LLP</p> <p><u>By: s/ Jonathan M. Holder</u>  Sabrina G. Stone  Jonathan M. Holder  302 N. Market St., Ste. 300  Dallas, TX 75226  Ph. 214-722-5990  <a href="mailto:jholder@dobllp.com">jholder@dobllp.com</a></p> <p>AND</p> <p>KASSEL MCVEY</p> <p><u>By: s/ Theile B. McVey</u>  John D. Kassel</p>	<p>LEATH, BOUCH &amp; SEEKINGS, LLP</p> <p><u>By: s/ Timothy W. Bouch</u>  Timothy W. Bouch (Federal ID #1394)  Yancey A. McLeod, III (Federal ID #11570)  92 Broad Street  Charleston, SC 29401  Telephone: (843) 937-8811  <a href="mailto:tbouch@leathbouchlaw.com">tbouch@leathbouchlaw.com</a></p> <p><i>Attorneys for the Defendant Nokia of America Corporation</i></p>
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**CERTIFICATE OF SERVICE**

I hereby certify that on 8<sup>th</sup> of August, 2018, the foregoing was electronically filed with the Clerk of Court using the CM-ECF system. Notification of such filing was given to the following by the CM-ECF system to those registered to receive a Notice of Electric Filing for this case including counsel below:

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